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ATTORNEY FOR DEFENDANT

Shalom Ifrah

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF
CALIFORNIA**

UNITED STATES OF AMERICA,) CASE NO. 2:22-CR-0046-WBS
Plaintiff,) STIPULATION TO REMOVE
vs.) CONDITIONS 13 AND 14
SHALOM, IFRAH ET AL.,)
Defendant.)

IT IS HEREBY STIPULATED by and between Phillip Talbert, United States Attorney, through Roger Yang, Assistant United States Attorney, attorney for Plaintiff, with the concurrence of Pretrial Services Agency through Margarita Zepeda, recommend and David E. Kenner, attorney for defendant Shalom Ifrah requests, removal of conditions 13 and 14.

The defendant presently resides at 2312 Coldwater Canyon Drive Beverly Hills, California, 90210. Per the supervising officer, defendant has not accrued any violations of his conditions of release and has reported as required. Additionally, he has been providing employment verification as requested, and has tested negative for any illegal substances. The defendant has previously been approved to be away from his residence for more than 24 hours on multiple occasions and has been compliant with previously issued orders authorizing him to travel. This stipulation is based on all the files, and records in this case and the information herein.

STIPULATION TO REMOVE CONDITIONS 13 AND 14

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5 **IT IS SO STIPULATED.**

Respectfully submitted,

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8 Dated: March 10, 2023

/s/

9 DAVID E. KENNER
10 Attorney for Defendant
11 SHALOM IFRAH

12 Dated: March 10, 2023

/s/

13 ROGER YANG
14 Assistant United States Attorney
15 Counsel for Plaintiff

16 **IT IS SO ORDERED.**

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18 Dated: March 21, 2023



19 DEBORAH BARNES
20 UNITED STATES MAGISTRATE JUDGE

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